## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

United States of America,	) Case No. CR	17-376	SI	
Plaintiff, v.	,	D ORDER EXCLUI E SPEEDY TRIAL		
Janer Roales	)	A1:	IG 1 0 2017	
Defendant.	j			
For the reasons stated by the parties on the reconspeedy Trial Act from $\frac{10}{10}$ (2, to by the continuance outweigh the best interest of 3161(h)(7)(A). The Court makes this finding a	the public and the defendence	the Court exclude and finds that the e lant in a speedy trial	SAN Y. SUCHG ITS DISTRICT COURT INSTRICT INSTRIC	
Failure to grant a continuance w See 18 U.S.C. § 3161(h)(7)(B)(i		a miscarriage of just	ice.	
The case is so unusual or so con defendants, the nature of or law, that it is unreasonable to itself within the time limits established.	the prosecution, orexpect adequate preparat	the existence of nove ion for pretrial proce	rel questions of fact edings or the trial	
Failure to grant a continuance w taking into account the exercise	Failure to grant a continuance would deny the defendant reasonable time to obtain counsel, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).			
Failure to grant a continuance we counsel's other scheduled case of See 18 U.S.C. § 3161(h)(7)(B)(iii	commitments, taking into	he defendant continu account the exercise	ity of counsel, given of due diligence.	
Failure to grant a continuance w necessary for effective preparati See 18 U.S.C. § 3161(h)(7)(B)(i	on, taking into account th	he defendant the reas e exercise of due dili	sonable time igence.	
IT IS SO ORDERED.		161/1 6	nat.	
DATED: RICH TO			0	
M =	United State	s Magistrate Judge		
STIPULATED:		Mee	_	
Attamay for Defender	A seistant I ir	ited States Attorney	<del>-</del> ,	